Georgia

IN THE UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF INDIANA INDIANAPOLIS DIVISION

#: 150625

Document 26450-1

IN RE: COOK MEDICAL, INC, IVC FILTERS	
MARKETING, SALES PRACTICES AND	Case No. 1:14-ml-2570-RLY-TAB
PRODUCTS LIABILITY LITIGATION	MDL No. 2570
This Document Relates to Plaintiff(s)	
CODY DALLAS, as personal representative of the	
ESTATE OF LEBRON DALLAS, deceased	
Circil Core #1:20 av 02054	
Civil Case # 1:20-cv-02054	-

FIRST AMENDED SHORT FORM COMPLAINT

COMES NOW the Plaintiff(s) named below, and for Complaint against the Defendants named below, incorporate The Master Complaint in MDL No. 2570 by reference (Document 213). Plaintiff(s) further show the court as follows:

Iui	min(s) further show the court as follows.
1.	Plaintiff/Deceased Party:
	Lebron Dallas
2.	Spousal Plaintiff/Deceased Party's spouse or other party making loss of consortium
	claim:
	N/A
3.	Other Plaintiff and capacity (i.e., administrator, executor, guardian, conservator):
	Cody Dallas, as personal representative of the Estate of Lebron Dallas, deceased.
4.	Plaintiff's/Deceased Party's state of residence at the time of implant:

Plaintiff's/Deceased Party's current state of residence: Georgia					
District Court and Division in which venue would be proper absent direct filing: USDC Northern District of Georgia					
De	efendan	ts (Check Defendants against whom Complaint is made):			
	✓	Cook Incorporated			
	/	Cook Medical LLC			
	/	William Cook Europe ApS			
Ва	sis of J	furisdiction:			
	/	Diversity of Citizenship			
		Other:			
a. Ve	_	raphs in Master Complaint upon which venue and jurisdiction lie:			
St	ıbject N	Matter Jurisdiction: Paragraph 23			
Pe	ersonal	Jurisdiction: Paragraphs 24 and 26			
b.	Other	allegations of jurisdiction and venue:			

10.	Defendan	nts' Inferior V	ena Cava Filter(s) about which Plaintiff(s) is making a claim			
	(Check a)	pplicable Infer	ior Vena Cava Filters):			
		Günther Tul	ip® Vena Cava Filter			
		Cook Celect	® Vena Cava Filter			
		Gunther Tul	ip Mreye			
	✓	Cook Celect	Platinum			
		Other:				
11.	Date of In 03/22/20	•	to each product:			
12.	Hospital(Hospital(s) where Plaintiff was implanted (including City and State):				
	Redmond	d Regional Me	dical Center - Rome, Georgia.			
13.	Implantin	ng Physician(s)):			
	Jonathon	Molnar, MD				
14.	Counts in	the Master Co	omplaint brought by Plaintiff(s):			
	~	Count I:	Strict Products Liability – Failure to Warn			
	~	Count II:	Strict Products Liability – Design Defect			
	~	Count III:	Negligence			
	~	Count IV:	Negligence Per Se			

[✓	Count V:	Breach of Express Warn	ranty			
[✓	Count VI:	Breach of Implied Warr	anty			
	✓	Count VII:	Violations of Applicable	Georgia	(insert	State)
		Law Prohibi	ting Consumer Fraud	and Unfair	and Dece	ptive	Trade
		Practices					
		Count VIII:	Loss of Consortium				
[Count IX:	Wrongful Death				
	✓	Count X:	Survival				
	✓	Count XI:	Punitive Damages				
	✓	Other:	see below	(please state	e the facts	supp	orting
	this Count in the space, immediately below)						
[✓	Other:	see below	(please state	e the facts	supp	orting
	this Count in the space, immediately below)						
	Plaintiff incorporates all claims and facts alleged in Dkt. 18900 Defendants Expressly and Impliedly warranted that the Cook IVC Filter was a permanent lifetime implant						
						nplant	
	and downplayed the risks associated with migration, perforation, tilt, fracture, and other risk relied upon by						
	the Plaintiff to his detriment.						
	-	for Plaintiff(s):	I. C				
Ва	S11 E. A	Adham, Johnson	n Law Group				
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Basil E. Adham (TX Bar No. 24081742)

Johnson Law Group, 2925 Richmond Ave., Suite 1700

Houston, Texas 77098

Respectfully submitted,

/s/ Basil E. Adham

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